in .

DECLARATION FOR PATENT APPLICATION

As a below named inventor(s), I hereby declare that:

My residence, mailing address and citizenship are as stated below, next to my name.

I believe I am the original, first, and sole inventor (if only one name is listed below) or an original, first, and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

"METHOD AND MECHANISM OF ACCESSING SEGMENTS IN DATA STORAGE SYSTEMS"

the specification of which	7,00	- COSINO GEOMENTO IN BATA	·	<u> LOTOTEMO</u>
	s attached hereto. was filed on United States Applic or PCT International and was amended o	Application Numbern		as
		(if applicable)		<u> </u>
I hereby state that I have including the claims(s), a	reviewed and under s amended by any a	stand the contents of the above mendment referred to above.	-identified	specification,
I acknowledge the duty to Title 37, Code of Federal	disclose all informa Regulations, Sectio	ation known to me to be materia n 1.56 (copy attached).	l to patenta	ability as defined in
foreign application(s) for	patent or inventor's	Title 35, United States Code, Se certificate listed below and have rtificate having a filing date befor	also identi	ified below any
Prior Foreign Application	<u>(s)</u>	·	Priority Claimed	
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No
I hereby claim the benefit provisional application(s)	under Title 35, Unit listed below	ed States Code, Section 119(e)	of any Uni	ted States
(Application Number)		Filing Date)		
(Application Number)		Filing Date)		

Oracle Matter No. OID-2003-096-01 PA:52121574.1/2021039-7034312001 I hereby claim ben fit under Title 35, United States Code, Section 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Titl 35, United States Code, Section 112, I acknowledge the duty to disclose all information known to me to b material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56 (copy attached) which became available between the filing date of the prior application and the national or PCT International filing date of this application:

(Application Number)	(Filing Date)	(Status - pate	ented, pendi	ng, abandoned)
(Application Number)	(Filing Date)	(Status - pate	ented, pendi	ng, abandoned)
(Application Number)	(Filing Date)	(Status - pate	ented, pendi	ng, abandoned)
I hereby declare that all stateme on information and belief are be knowledge that willful false state under Section 1001 of Title 18 o jeopardize the validity of the app	lieved to be true; and furth ements and the like so mad if the United States Code a	er that these statem de are punishable b and that such willful	ents were my fine or imp	nade with the
Full Name of Sole/First Inventor Inventor's Signature				
Residence Redwood City, Calif		•	Citizenship _	U.S.A.
(City, State) Mailing Address <u>3754 Hamilt</u>	on Way, Redwood City, C	alifomia 94062		(Country)
Full Name of Second Inventor (g	jiven name, family name)	Amit Ganesh		
Inventor's Signature	136/	Date	-11	18/2003
Residence San Jose, California (City, State)	a		Citizenship _	India (Country)
Mailing Address 1426 Brooks	glen Drive, San Jose, Calif	omia 95129		

Title 37, Code of Federal Regulations, Section 1.56 Duty to Disclose Information Material to Patentability

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most ffective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all Information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - (1) Prior art cited in search reports of a foreign patent office in a counterpart application, and
- (2) The closest information over which Individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and
- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
 - (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;
 - (2) Each attorney or agent who prepares or prosecutes the application; and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Group Art Unit No.: Not Yet Assigned

JONATHAN D. KLEIN, et al.

Examiner:

Not Yet Assigned

Serial No.: Not Yet Assigned

Filed on: Herewith

METHOD AND MECHANISM OF ACCESSING SEGMENTS IN DATA STORAGE

SYSTEMS

POWER OF ATTORNEY AND REVOCATION OF PREVIOUS POWERS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

For:

Oracle International Corporation, a California corporation having a place of business at 500 Oracle Parkway, Redwood Shores, California 94065, certifies that to the best of its knowledge and belief it is the assignee or is entitled to ownership of the entire right, title, and interest in and to the above-referenced patent application by virtue of an Assignment filed concurrently herewith and represents that the undersigned is a representative authorized and empowered to sign on behalf of Oracle International Corporation, which hereby revokes all powers of attorney previously given and appoints the following attorney(s) and/or agent(s) identified by:

Customer Number 23639

Bingham McCutchen LLP Three Embarcadero Center, Suite 1800 San Francisco, CA 94111-4067

and

Sanjay Prasad, Reg. No. 36,247; Roger Kennedy, Reg. No. 44,823, and Gabriela Buttz, Reg. No. 50,246 of ORACLE INTERNATIONAL CORPORATION

Docket No. OI7034312001 Oracle Matter No. OID-2003-096-01

with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith. Send all future correspondence to the attention of Peter C. Mei, Reg. No. 39,768, care of the above address and direct all telephone calls to the same at (650) 849-4870.

Assignee of Interest:

Oracle International Corporation

Name: Roger Kennedy

Patent Counsel

Address of Assignee of Interest:

Oracle International Corporation

500 Oracle Parkway

Redwood Shores, CA 94065

ASSIGNMENT OF APPLICATION FOR PATENT

WHEREAS:

Jonathan D. Klein, 3754 Hamilton Way, Redwood City, CA 94062, IJ.S.A. Amit Ganesh, 1426 Brookglen Drive, San Jose, CA 95129, IJ.S.A. (full name(s) and post office address(s) of inventor(s) (including country))

(hereinafter referred to as ASSIGNOR(S)), has made a discovery or invention entitled:

	"METHOD AND MECHANISM OF ACCESSING SEGMENTS IN DATA STORAGE SYSTEMS"
\boxtimes	for which application for Letters Patent of the United States has been executed on even date

herewith,
for which application for Letters Patent of the United States has been filed on, under Application No, and

WHEREAS:

Oracle International Corporation, a corporation of California, having a business address of 500 Oracle Parkway, Redwood Shores, CA 94065

(hereinafter referred to as ASSIGNEE), is desirous of acquiring the entire interest in, to and under said invention and in, to and under Letters Patent or similar legal protection to be obtained therefor in the United States and in any and all foreign countries.

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN:

Be it known that for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR(S) hereby sells, assigns and transfers to ASSIGNEE, the full and exclusive right, title and interest to said discovery or invention in the United States and its territorial possessions and in all foreign countries and to all Letters Patent or similar legal protection in the United States and its territorial possessions and in any and all foreign countries to be obtained for said invention by said application or any continuation, division, renewal, substitute, reissue and/or any application claiming priority thereof, including any legal equivalent thereof, in a foreign country for the full term or terms for which the same may be granted.

I, SAID ASSIGNOR(S), hereby authorize and request the Commissioner of Patents and Trademarks of the United States of America and any Official of any country or countries foreign to the United States of America whose duty it is to issue Letters Patent on applications as aforesaid, to issue all such Letters Patent for said discovery or invention to the ASSIGNEE, as assignee of the entire right, title and interest in, to and under the same, for the sole use and benefit of the ASSIGNEE, its

Oracle Matter No. OID-2003-096-01 PA:52121575.1/2021038-7034312001 successors, legal representatives and assigns, in accordance with the terms of this instrument.

I, SAID, ASSIGNOR(S), hereby covenant with ASSIGNEE, its successors, assigns, and legal representatives that no assignment, grant, mortgage, license, or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned and that I have full right to convey the entire right, title and interest herein sold, assigned, transferred and set over;

AND I, SAID ASSIGNOR(S) hereby further covenant and agree that the ASSIGNEE, its successors, legal representatives, or assigns, may apply for foreign Letters Patent on said discovery or invention and claim the benefits of the International Convention, and that I will, at any time, when called upon to do so by the ASSIGNEE, its successors, legal representatives, or assigns, communicate to the ASSIGNEE, its successors, legal representatives, or assigns, as the case may be, any facts known to me respecting said discovery or invention, and execute and deliver any and all lawful papers that may be necessary or desirable to perfect the title to the said discovery or invention, the said applications and the said Letters Patent in the ASSIGNEE, its successors, legal representatives and assigns, and that if reissues of the said Letters Patent or disclaimers relating thereto, or divisions, continuations, or refilings of the said applications, or any thereof, shall hereafter be desired by the ASSIGNEE, its successors, legal representatives, or assigns, I will, at any time, when called upon to do so by the ASSIGNEE its successors, legal representatives, or assigns, sign all lawful papers, make all rightful oaths, execute and deliver all such disclaimers and all divisional, continuation and reissue applications so desired, and do all lawful acts requisite for the application for such reissues and the procuring thereof and for the filing of such disclaimers and such applications, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for said invention or discovery in all countries, all without further compensation but at the expense of the ASSIGNEE, its successors, legal representatives and assigns.

Inventor(s): Please Sign and Date Below:

(1) Jedan

Date: 11-18-03

. . . .

(2)

Amit Ganesh